

UNITED STATES BANKRUPTCY COURT  
FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA

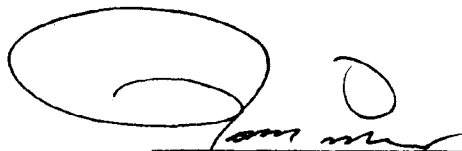
GENERAL ORDER PROVIDING FOR SCHEDULING OF MEETINGS OF CREDITORS  
AND CONTESTED MATTERS IN BANKRUPTCY CASES

The United States District Court for the Southern District of West Virginia has recently realigned divisional boundaries for Judicial efficiency. By local rule District Court divisional boundaries are to be observed by United States Bankruptcy Clerk and the United States Trustee for assigning Trustees in Chapter 7 cases and for the purpose of determining the place for holding meetings of creditors and hearings on contested matters.

The United States Trustee, who supervises meetings of creditors and Chapter 7 Trustees, has requested that the Bankruptcy Court schedule meetings of creditors and hearings on contested matters in accordance with the divisional boundaries that existed prior to the recent change and represents the same will promote fair distribution of cases among the panel trustees. The United States Trustee requests that filings from Jackson, Roane and Mason Counties be treated as Parkersburg cases and filings from Mingo and Lincoln Counties be treated as Huntington cases. Accordingly, pending amendment to the local rules of Bankruptcy for this district, the Court does Order that Bankruptcy cases will continue to be accepted for filing, meetings of creditors scheduled and contested matters held in the place of holding Court for the divisions as they existed in the Southern District as of May 1, 1998. The District Court's divisional boundaries will control all Bankruptcy appeals or other matters pending in the District Court. This Order is to be in effect from the date of entry and is to be distributed by the Clerk to each Chapter 7 Trustee, the Chapter 13 Trustee and The United States Trustee.

ENTERED:

9/2/98

A handwritten signature in black ink, appearing to read "Ron G. Pearson", is written over a horizontal line.

Ronald G. Pearson